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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/562,574	12/27/2005	Akio Sato	02886.0095	7889
	7590 12/08/2009 ENDERSON, FARABOW, GARRETT & DUNNER		EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/562,574	SATO ET AL.			
Office Action Summary	Examiner	Art Unit			
	HUNG NGUYEN	3742			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 16 S This action is FINAL . 2b) ☑ This Since this application is in condition for alloware closed in accordance with the practice under the second sec	s action is non-final. ince except for formal matters, pro				
Disposition of Claims					
 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 30 March 2009 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examine 11.	a) accepted or b) objected to drawing(s) be held in abeyance. See stion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Interview Summary	(PTO-413)			
2) Notice of references Cited (1 10-032) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/16/2009 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2-3 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) (cited by applicant) in view of Nowotny et al. (DE 19909390) (Previously cited).
- 4. Regarding claims 1, 3 and 6, Oota et al. discloses a laser-clad processing apparatus for laser- clad processing a valve-seat portion of a cylinder head, comprising: a cylinder-head holding device (Fig. 1) holding the cylinder head 34 (Fig. 1) in an inclined orientation so that a central axial line of the valve seat portion defines a

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generally vertical line (Fig. 3); a laser-processing head irradiating a laser beam 48 (Fig. 1) onto a process part of the valve seat portion 50 (Fig. 4), while discharging a powdery material 54 (Fig. 4) to the process part; a rotator rotating the laser-processing head (Par. 3, Fig. 8) around the central axial line of the valve seat portion 104 (Fig. 8) such that said laser-processing head is inclined with respect to the generally vertical line (Fig. 8 shows the laser head is inclined with respect to the generally vertical line 108) wherein the laser-processing head includes a coaxial nozzle comprising a supply of powdery material (Par. 26), configured to provide direct the powdery material 54 (Fig. 4) in a direction substantially parallel to the central axial line 54 (Fig. 4) in an equal amount across the process part of the valve seat portion (Fig. 4) except for a swirling chamber and a rectifier rectifying a flow path of the powdery material; and the laser beam passes through the coaxial nozzle. Nowotny et al. discloses a swirling chamber 1 (Fig. 1) and a rectifier 2 (Fig. 1; Abstract); the laser beam 7 (Fig. 1) passes through the coaxial nozzle 3 (Fig. 1). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Oota et al. to have a swirling chamber and a rectifier rectifying a flow path of the powdery material; and the laser beam passes through the coaxial nozzle, as taught by Nowotny et al., in order to ensure the constant flow of the powder material onto the valve seat portion.

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5. Regarding claim 2, Oota et al. further discloses the laser-clad processing apparatus wherein said cylinder-head holding device comprises: an inclination device (Fig.1) inclining the cylinder head 34 (Fig. 1) between two positions, a first position wherein a central axial line of an inlet valve seat 44 (Fig. 1) is substantially parallel to a

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vertical line and a second position wherein a central axial line of an outlet valve seat 46 (Fig. 1) is substantially parallel to the vertical line (Par. 24, Fig. 2 and 4); and a horizontal-movement device 16 and 24 (Fig. 1) moving the cylinder head in the X-axis direction and in the Y-axis direction, which crosses with the X-axis direction perpendicularly, on a horizontal plane (Par. 20-21).

- 6. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Satou et al. (US. Pat. 6,838,638 B2) (previously cited).
- 7. Regarding claim 4, the combined references disclose substantially all features of the claimed invention as set forth above except for the laser-beam generator comprises a plurality of laser diode arrays, and shapes said laser beam by controlling the laser diode arrays depending on a width direction of said valve-seat portion. Satou et al. discloses the laser diode arrays 3 (Fig. 1) and the laser beam shapes are controlled by the laser diode arrays depends on the width direction of the valve-seat portion (Col. 8, Lines 23-37). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Oota et al. to add a plurality of laser diode arrays, as taught by Satou et al., for the purpose of controlling the distribution of energy in accordance with a width position of the part to be process.
- 8. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Mihashi (JP Pat. 2891378 B2) (previously cited).

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9. Regarding claim 5, the combined references disclose substantially all features of the claimed invention as set forth above except for the powdery-material supply includes pressurized carrier-gas to compressively supply the powdery material to said laser-processing head. Mihashi discloses the powdery-material supply 19 (Fig. 1) includes pressurized carrier-gas 29 (Fig. 1) to compressively supply the powdery material to said laser-processing head 21 (Fig. 1). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combined references to the powdery-material supply includes pressurized carrier-gas to compressively supply the powdery material to said laser-processing head, as taught by Mihashi, for the purpose of improving the welding quality as weld metal is supplied.

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- 10. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Nagano et al. (US Pat 6,717,106 B2) (previously cited).
- 11. Regarding claim 7, the combined references disclose substantially all features of the claimed invention as set forth above except for the shape of the laser beam has rectangular shape. Nagano et al. discloses a laser beam is a rectangular shape 16 (Fig. 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combined references to have a laser beam shape has a rectangular shape, as taught by Nagano et al., for the purpose of condensing the laser beam for better melting the powder material.

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12. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Scalzotto (Pub. No. US 2002/0003132) (previously cited).

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- 13. Regarding claim 8, the combined references discloses substantially all features of the claimed invention as set forth above s except for the laser-processing head is rotated normally and is rotated reversely along said valve-seat portion. Scalzotto, however, teaches the laser focusing head 10 (Fig. 1) connected to the mobile element 12 (Fig. 1) of the laser machine, the mobile element can turn about an axis A/the arrow 14 (Fig. 1). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify in the combined reference to include the laser-processing head is rotate, as taught by Scalzotto, for the purpose of varying the distance between the focusing area of the laser beam and the beam nozzle.
- 14. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Kawasaki et al. (US Pat. 5,571,430) (previously cited).
- 15. Regarding claim 9, the combined references discloses substantially all features of the claimed invention as set forth above except for the rectified flow of the powdery material results in a concentrated deposit on the valve seat portion within a circle whose diameter is adapted to a side of the laser beam, a side crossing perpendicular to the processing development direction. Nowotny et al. discloses a rectified flow of the powdery material (Abstract and English Translation). Kawasaki et al. discloses powdery material results in a concentrated deposit on the valve seat portion within a circle whose

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diameter is adapted to a side of the laser beam, a side crossing perpendicular to the processing development direction (Fig. 6-7). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify in the combined reference to have for the rectified flow of the powdery material results in a concentrated deposit on the valve seat portion within a circle whose diameter is adapted to a side of the laser beam, a side crossing perpendicular to the processing development direction, as taught by Nowotny et al. and Kawasaki et al., in order to properly melt the powder material after it deposited to the cylinder head.

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16. Regarding claim 10, the combined references disclose substantially all features of the claimed invention as set forth above except for the powdery material is melted by irradiating the laser beam behind a deposition center of the powdery material by a predetermined distance with respect to the development direction of laser processing. Kawasaki et al. discloses the powdery material PF (Fig. 6) is melted by irradiating the laser beam LL (Fig. 6) behind a deposition center of the powdery material by a predetermined distance with respect to the development direction of laser processing (Col. 10, Lines 15-52). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify in the combined reference to have the powdery material is melted by irradiating the laser beam behind a deposition center of the powdery material by a predetermined distance with respect to the development direction of laser processing, as taught by Kawasaki et al. in order to melt the powder material within the molten pool in the processing direction.

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17. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Lewis et al. (US Pat. 5,837,960) (previously cited).

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18. Regarding claim 11, the combined references disclose substantially all features of the claimed invention as set forth above except for the laser-clad processing method wherein, when stopping the supply of the powdery material, the flow of said powder material is stopped, and a carrier gas pressure is lowered toward a predetermined value while taking a predetermined time since the time at the flow stoppage or immediately before the flow stoppage. Lewis et al. discloses when stopping the supply of the powdery material, the flow of said powder material is stopped, and a carrier gas pressure is lowered toward a predetermined value while taking a predetermined time since the time at the flow stoppage or immediately before the flow stoppage (Col. 13, Lines 44-48; Col. 22, Lines 18-23). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify in the combined reference to have the laser-clad processing method wherein, when stopping the supply of the powdery material, the flow of said powder material is stopped, and a carrier gas pressure is lowered toward a predetermined value while taking a predetermined time since the time at the flow stoppage or immediately before the flow stoppage, as taught by Lewis et al., in order to have accurate powder material deposit onto the cylinder head.

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19. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oota et al. (JP 09-155583) in view of Nowotny et al. (DE 19909390) and further view of Yomo et al. (JP 405311385A) (previously cited).

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- 20. Regarding claim 12, Kinoshita et al. discloses substantially all features of the claimed invention as set forth above except for the laser-clad processing method wherein: before supplying the powdery material, a carrier gas flow volume is increased; immediately before starting the flow of the powdery material, the flow volume is decreased to a steady flow volume; and immediately before a flow stoppage, the carrier gas is opened to air. Yomo et al. discloses high pressure gas inlet pipe 17 (Fig. 1) is inserted into the powder feed pipe 16 (Fig. 1) and into the transducing box 18 (Fig. 1); the pressure of the gas is reduced in the box 18 (Fig. 1) to a constant pressure, the powder is then supplied to a spraying device from a pipe 19 (Fig. 1) along with the carrier gas. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combined references to the laser-clad processing method wherein: before supplying the powdery material, a carrier gas flow volume is increased; immediately before starting the flow of the powdery material, the flow volume is decreased to a steady flow volume; and immediately before a flow stoppage, the carrier gas is opened to air, as taught by Yomo et al., for the purpose of uniform the thickness of the powder material
- 21. Applicant's arguments with respect to claims 1-12 have been considered but are moot in view of the new ground(s) of rejection.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUNG NGUYEN whose telephone number is (571)270-7828. The examiner can normally be reached on Monday-Friday, 9M-6PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tu Hoang can be reached on (571)272-4780. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/HUNG NGUYEN/ Examiner, Art Unit 3742 12/4/2009 /Quang T Van/ Primary Examiner, Art Unit 3742